Exhibit A

Cattle Sales Contract Confirmation

This contract made this day of
by and between Eastern Livestock Company 11 Co.
of High Street Vermiller SD (address), hereinafter known as Buyer.
(address), hereinafter known as Buyer.
(i) Buyer agrees to purchase and an incident a
the following described cattle:
APPROX. NUMBER AGE CLASS PREED LOCATIONS
ICO SIVS BREED BRANDS OF BRANDS PRICE
120.CC
10 Shrink 1-3-10
(2) The cattle are now located on/at 1614 1111 11 11 11 11 11 11 11 11 11 11 11
and are to remain on/ar
(3) The cattle will be weighed as follows:
(+) The cause will be sorted as follows:
(5) The cattle will have NO FEED or WATER the day of delivery, and are to remain under the same feed and handling conditions until delivered to Buyer unless otherwise stated.
(6) If this contract covers the resale of cattle purchased for future delivery under contract, the Seller agrees to use reasonable efforts, to receive the cattle as purchased, but does not guarantee the count, and Seller agrees to deliver only the number received under the original purchase contract.
(7) Buyer may reject any crinoled blind to the contract.
(7) Buyer may reject any crippled, blind, locoed, lump-jawed or otherwise deformed or damaged livestock, and any livestock that are not as described in paragraph 1 above. Buyer shall notify the Seller of the rejection of any livestock, and the reason therefor, within
warrants that the livestock will be delivered free of all security interests, liens or encumbrances, except as follows:
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE EXCLUDED.
Seller does not warrant that the livestock are free from any land to
31-21-23-C.
(8) Health and brand certificates to be furnished by Seller.
(9) If for any reason State, Federal or Local authorities prohibit the delivery of the cattle for any health reason, or any disease outbreak that would stop the shipment to its normal destination, this contract may be canceled by Seller and the Seller agrees to refer the latest that would stop
liability shall result to Seller from the delay or failure to the Ruyer. No
export controls (whether legal or otherwise) from restrictions are
not relieve Buyer of Duty to accept partial delivery without fault shall
the connection with any other agreement or sale transaction
(10) In the event of a breach of this agreement by Buyer, Buyer shall be liable to Seller for Seller's damages relating to the delays occasioned by such breach. Any Waiver by Seller of any breach of this Agreement shall not be deemed a waiver of similar or set at he leading to the delays occasioned by such
Seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by reacon of such breach shall not deal and a seller to take action by the seller to take action
superson in the superson of this agreement by Buyer
(11) Seller acknowledges receipt of GHCO.CO and part payment of the cattle sold in this contract. Balance of another sold in this contract.
and part payment of the cattle sold in this contract. Balance of purchase price to be paid by Buyer when each lot is weighed, less earnest money per head deposited.
(12) This writing is intended by the parties as a final expression of their agreements and is intended also as a complete and exclusive statement of the terms of their agreement.
(13) No agent, employee or representative of the Seller has any authority to bind the Seller to any affirmation, representation, or warranty concerning the goods sold under this contract. Unless such an affirmation, representation or warranty, and have
the goods sold under this contract. Unless such an affirmation, representation, or warranty, made by an agent, employee, or representative is specifically included within this agreement, it shall not be enforceable by the Buyer.

(14) Failure to make objection to any term of this confirmation of contract in writing by the fastest practicable means will be understood as Buyer's approval and acceptance of the terms and conditions stated herein. For Seller's convenience and records, Seller asks that Buyer return a signed copy, but this

contract will be binding on the terms stated herein if there has not been such immediate objection, even if no signed confirmation of contract is returned.

(15) There shall be no modification or recision of this contract except in writing.

DATED this Wh downs allowed on 11